

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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:
ROSENFELD & COMPANY, PLLC,
:
Plaintiff, Case No.: 1:21-cv-3858 (JLR)
:
-against-
:
TRACHTENBERG, RODES & FRIEDBERG
LLP, et. al.,
:
Defendants.
-----X
:
STAR AUTO SALES OF BAYSIDE, INC.,
et al.,
:
Third Party Plaintiffs,
:
-against-
:
BARRY J. FRIEDBERG, et al.,
:
Third Party Defendants.
:
-----X

AMENDED AFFIDAVIT OF RESIDENCY

Under penalties of perjury, I hereby declare as follows:

1. My name is Brock Magruder, and I am over the age of eighteen (18) and competent to execute this Affidavit, which is based on my personal knowledge and the representations of counsel in this lawsuit.

Rosenfield and Company, PLLC

2. All of the members of Plaintiff, Rosenfield and Company, PLLC, are residents of Florida or New Jersey.

3. The members and their respective residencies are as follows:

- a. Ken Rosenfield is a Florida resident.
- b. Scott Lewis is a Florida resident.
- c. Alan Ginsberg is a Florida resident.
- d. Bernadette Jennings is a Florida resident.
- e. Dama Hergner is a Florida resident.
- f. Jan Dulman is a New Jersey resident.
- g. Paul Kaplan is a New Jersey resident.

Star Automotive Companies

4. Based on the representations of their counsel, all of the members of the Star Auto Defendants (Metro Chrysler Plymouth Inc.; Star Auto Sales of Bayside, Inc.; Star Auto Sales of Queens County LLC; Star Auto Sales of Queens Village LLC; Star Auto Sales of Queens , LLC; Star Hyundai LLC; and Star Nissan, Inc.) and the entities themselves are citizens of New York.

5. The residencies are as follows:

- a. Star Auto Sales of Bayside, Inc. d/b/a Star Toyota of Bayside: principal place of business is New York.
- b. Star Nissan, Inc. d/b/a Star Nissan: principal place of business is New York.
- c. Metro Chrysler Plymouth Inc. d/b/a Star Chrysler Jeep Dodge: principal place of business is New York.
- d. Star Auto Sales of Queens, LLC d/b/a Star Subaru: place of citizenship is New York.
 - i. Michael Koufakis, a New York resident, is the sole member.
- e. Star Hyundai LLC d/b/a Star Hyundai: place of citizenship is New York and has three members:
 - i. Michael Koufakis, a New York resident.
 - ii. John Koufakis, a New York resident.
 - iii. Steven Koufakis, a New York resident.

- f. Star Auto Sales of Queens County LLC d/b/a Star Fiat's place of citizenship is New York and has three members:
 - i. Michael Koufakis, a New York resident.
 - ii. John Koufakis, a New York resident.
 - iii. Steven Koufakis, a New York resident.
- g. Star Auto Sales of Queens Village LLC d/b/a Star Mitsubishi: place of citizenship is New York. Star Mitsubishi, which was in operation until or around 2011, had five members:
 - i. Michael Koufakis, a New York resident.
 - ii. John Koufakis, a New York resident.
 - iii. Steven Koufakis, a New York resident.
 - iv. Gus Tsolkas, a New York resident.
 - v. Richard Provenzano, a New York resident.

Trachtenberg, Rodes, & Friedberg, LLP

- 4. Based on the representations of counsel, the Trachtenberg, Rodes & Friedberg, LLP is a citizen of New York. The partners of Trachtenberg, Rodes & Friedberg, LLP and their respective residencies are as follows:
 - a. Barry Friedberg was a New York resident when this action was commenced. As of January 1, 2022, Barry Friedberg is a Massachusetts resident.
 - b. David Trachtenberg was and continues to be a New Jersey resident.
 - c. Leonard Rodes was a New York resident when this action was commenced. As of February 1, 2022, he is a South Carolina resident.

[SIGNATURE ON NEXT PAGE]

FURTHER AFFIANT SAYETH NAUGHT.



BROCK MAGRUDER

DECLARATION

Under penalties of perjury, I declare that I have read the Amended Affidavit of Residency, and the facts stated herein are true and correction to the best of my knowledge and belief.

Executed on: 12/19/2022



BROCK MAGRUDER